Anson, Robie

From: Anson, Robie

Sent: Tuesday, June 11, 2013 4:18 PM

To: Ostenso, Nile A - DNR

Cc: Singletary, Lynn L - DNR; Pfeifer, David; Wester, Barbara

Subject: RE: Draft Pulliam PMP

Hi Nile.

Thank you for forwarding these documents. I have a few thoughts:

- 1. I would like to verify that the permittee will analyze Hg level in the City of Green Bay water prior to any modification or treatment by the permittee (i.e. City of Green Bay water will be 'raw' when Hg level is documented).
- 2. Suggested language change for the end of first paragraph on page 1. Change "If a plant process is identified to be adding mercury to the facility's wastewater treatment system at levels above the background levels of the original source water supply, then the facility will evaluate the impact of possible actions based on expected water quality improvements at Outfall 101. This evaluation will take into consideration the following..." to "If a plant process adds mercury to the facility's wastewater, then the permittee will take all feasible steps to reduce the mercury in the facility's effluent that is attributable to that plant process. The permittee will evaluate the impact of possible actions based upon expected water quality improvements at Outfall 101. This evaluation will take into consideration the following..."
- 3. It does not seem appropriate to include consideration (e) ("...and whether the source of the mercury is from the power plant or from the water supply") in the evaluation of whether to take action to reduce Hg in the wastewater because the sentence prior (as edited in comment 2, above) establishes that a plant process has been identified as adding Hg to the facility's wastewater. Please delete bullet (e) in the middle of the first page.
- 4. Suggested clarification for the second sentence on p. 2. Change "If a wastewater stream is determined to be contributing mercury to the wastewater treatment facility above the background levels of the service water supply (Fox River), quarterly sampling will continue during the permit term unless or until..." to "If the concentration or load of mercury in any individual waste stream (e.g., demineralizer waste) exceeds the concentration or load of mercury in the water that is supplied to the facility to feed the processes associated with that waste stream (e.g., City of Green Bay water), then quarterly sampling will continue unless or until..."
- 5. The permittee commits to collecting quarterly samples of boiler sluice water, boiler seal water, boiler blow down, coal pile runoff, sulfuric acid rinse water, caustic rinse water, City of Green Bay water, and non-contact cooling water quarterly for at least two years and unless and until it meets one of three requirements. One of these requirements relies upon a finding that a waste stream "has contributed a consistent concentration of mercury to the wastewater treatment facility" after a minimum of two years of sampling. In the PMP, please provide the criteria to be used to determine whether a specific waste stream "has contributed a consistent concentration of mercury to the wastewater treatment facility."

Robie Anson US EPA Region 5 Water Quality Branch WQ-16J 77 W. Jackson Blvd. Chicago, IL 60604

anson.robie@epa.gov

(312) 886-1502

From: Ostenso, Nile A - DNR [mailto:Nile.Ostenso@wisconsin.gov]

Sent: Wednesday, June 05, 2013 7:40 AM

To: Anson, Robie

Cc: Singletary, Lynn L - DNR; Mugan, Tom J - DNR

Subject: FW: Draft Pulliam PMP

Hi Robie,

These documents will be added to Attachment III of the fact sheet: WPSC Pulliam Fact Sheet Attachment III Alternative Hg Effluent Limit. An updated Attachment III will be forwarded shortly.

Thanks,



Water Resources Engineer Wastewater Section Bureau of Water Quality Management Wisconsin Department of Natural Resources Box 7921, Madison WI 53707-7921

(☎) **phone**: (608) 266-9239 (☎) **fax**: (608) 267-2800

(E) e-mail: nile.ostenso@dnr.state.wi.us

Quality Customer Service is Important to Us. Tell Us How We Are Doing.

Water Division Customer Service Survey

https://www.surveymonkey.com/s/WDNRWater

From: Metcalf, Mark W [mailto:MWMetcalf@integrysgroup.com]

Sent: Tuesday, June 04, 2013 4:34 PM

To: Ostenso, Nile A - DNR **Subject:** Draft Pulliam PMP

Nile,

Attached is a revised draft PMP outline for Pulliam, along with responses to EPA's comments. Please note that WPSC intends to initiate the sampling identified in the outline upon receiving approval of the final PMP from the Department. Feel free to give me a call if you have questions.

Mark

Mark Metcalf

Environmental Consultant - Air & Water | Integrys Business Support, LLC

920-433-1833 (Green Bay)

920-617-6046 (De Pere)

920-606-8432 cell

920-433-4916 fax

mwmetcalf@integrysgroup.com

www.integrysgroup.com

Providing support for Integrys Energy Group, Integrys Energy Services, Michigan Gas Utilities, Minnesota Energy Resources, North Shore Gas, Peoples Gas, Trillium CNG, Upper Peninsula Power Company and Wisconsin Public Service.